

**UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS**

JOSEPH DOCKHAM,	)	
Petitioner,	)	
	)	
v.	)	
	)	
MICHAEL CORSINI,	)	
Respondent	)	
	)	

CIVIL ACTION  
NO.05-11053-NMG

**RESPONDENT'S MEMORANDUM OF LAW  
IN SUPPORT OF MOTION TO DISMISS**

Michael Corsini, the respondent, through his counsel, the Attorney General of Massachusetts, submits this memorandum in support of his motion to dismiss, with prejudice, Joseph Dockham's habeas corpus petition. As grounds, the respondent states that the petition is time-barred pursuant to 28 U.S.C. § 2244(d)(1). In light of the application of § 2244(d)(1), the respondent does not address the merits of the petition or raise his remaining defenses.<sup>1</sup>

**PRIOR PROCEEDINGS**

On December 30, 1986, a Norfolk County grand jury returned a fourteen-count indictment charging the petitioner with one count of rape of a child with force, three counts of rape of a child, five counts of indecent assault and battery on a child under fourteen, two counts each of assault and battery and posing a child in a lascivious manner, and one count of assault with intent to rape a child. *See* Exhibit A, p. 8. In June, 1987, the Commonwealth tried the petitioner before Justice Carey and a Plymouth Superior Court jury. *See* Exhibit A, pp. 3-4. On June 11, 1987, the jury convicted the petitioner of rape of a child with force, assault with intent

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<sup>1</sup> Should the Court rule that the petition is not time-barred, the respondent respectfully requests thirty days from the date of receipt of this Court's order to answer the petition or file a supplemental memorandum addressing any additional affirmative defenses.

to rape a child, two counts of indecent assault and battery on a child under fourteen, one count of posing a child in a lascivious manner, two counts of assault and battery, and two counts of rape of a child. Exhibit A., p. 4.

After the petitioner filed a timely notice of appeal of his convictions, the Supreme Judicial Court took the appeal on its own motion. *See Commonwealth v. Dockham*, 405 Mass. 618, 619, 542 N.E.2d 591, 592 (1989). That Court affirmed the convictions on August 21, 1989. *Id.*

During the 1990s, the petitioner filed several motions, none of which challenged his underlying conviction.<sup>2</sup> On April 17, 2001, the defendant filed his second motion for a new trial. Exhibit A, p. 6. That motion was denied by the Superior Court (Agnes, J.) on February 28, 2003. Exhibit A, p. 7. The Massachusetts Appeals Court subsequently affirmed the order denying the motion, on April 12, 2004. *See Commonwealth v. Dockham*, 60 Mass. App. Ct. 1126, 806 N.E.2d 128 (2004). The Supreme Judicial Court denied the petitioner's application for leave to obtain further appellate review on June 30, 2004. *See Commonwealth v. Dockham*, 442 Mass. 1104, 810 N.E.2d 1229 (2004). The petition before this Court followed, on May 19, 2005.

### ARGUMENT

“AEDPA, which became effective on April 24, 1996, fixes a one-year limitations period for federal habeas petitions filed by state prisoners.” *David v. Hall*, 318 F.3d 343, 344 (1st Cir.),

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<sup>2</sup> These motions included a motion for a trial transcript, a motion for release of probation records, and motions for appointment of counsel, indigent costs, and witness statements. *See* Exhibit A, p. 6.

*cert. denied*, 540 U.S. 815 (2003). In the absence of a statutory exception,<sup>3</sup> “AEDPA’s one-year limit runs from the time that the state court judgment of conviction became final by the conclusion of direct review or the expiration of the time for seeking it.” *Id.* at 344 (citing 28 U.S.C. § 2244(d)(1)(A)). Excludable periods include “[t]he time during which a properly filed application for State post-conviction or other collateral review is pending. . . .” *Id.* (quoting 28 U.S.C. § 2244(d)(2)) (alterations in original).

In this case, the SJC affirmed the petitioner’s convictions on August 21, 1989. *See Commonwealth v. Dockham*, 405 Mass. 618, 542 N.E.2d 591 (1994). Once the ninety-day period for seeking certiorari expired on December 19, his conviction became final. *See Neverson v. Farquharson*, 366 F.3d 32, 36 (1st Cir. 2004) (citing *Clay v. United States*, 537 U.S. 522, 527 (2003)). On April 24, 1996, Congress enacted the Anti-Terrorism and Effective Death Penalty Act (“AEDPA”). *See* Pub.L. No. 104-132, 110 Stat. 1214 (1996). Prior to AEDPA, there was no time limit concerning when state prisoners could file habeas petitions. *See Nowaczyk v. Warden*, 299 F.3d 69, 79 (1st Cir. 2002). Post-AEDPA, however, state prisoners seeking habeas relief face a one-year statute of limitations. *See* 28 U.S.C. § 2244(d)(1). Those prisoners who, like the petitioner, were convicted pre-AEDPA, were granted a one-year grace period, *i.e.* until April 24, 1997, to file their habeas petitions. *See David*, 318 F.3d at 344 (citing *Gaskins v. Duval*, 183 F.3d 8, 9 (1st Cir. 1999)).

Here, the statute of limitations expired on April 24, 1997. This is so because the petitioner’s conviction became final on December 19, 1989, and, because no motion of any

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<sup>3</sup> These exceptions exist in cases where the government impedes relief, the Supreme Court creates new constitutional rights, or newly discovered facts raise doubts about the conviction. *See* 28 U.S.C. § 2244(d)(1)(B)-(D).

variety was pending during the grace period from April 24, 1996 through April 24, 1997. Exhibit A, p. 6. In light of the application of 28 U.S.C. § 2244(d)(1) to this case, the Court must dismiss, with prejudice, the petition for writ of habeas corpus.

### **CONCLUSION**

For the foregoing reasons, this Court should dismiss the petition for writ of habeas corpus with prejudice.

Respectfully submitted,

THOMAS F. REILLY  
ATTORNEY GENERAL

/s/ Daniel I. Smulow  
Daniel I. Smulow, BBO # 641668  
Assistant Attorney General  
Criminal Bureau  
One Ashburton Place  
Boston, MA 02108  
(617) 727-2200, ext. 2949

Dated: June 22, 2005

### **Certificate of Service**

I hereby certify that a true copy of the above document was served on Joseph E. Dockham, *pro se*, W-43918, Bay State Correctional Center, P.O. Box 73, 28 Clark Street, Norfolk, MA 02056-0073, by first class mail, postage prepaid, on June 22, 2005.

/s/ Daniel I. Smulow

# **E X H I B I T A**

# **EXHIBIT A**

Commonwealth of Massachusetts  
NORFOLK SUPERIOR COURT  
Case Summary  
Criminal Docket

Commonwealth v Dockham, Joseph

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Details for Docket: NOCR1986-84001

Case Information

Docket Number: NOCR1986-84001 Caption: Commonwealth v Dockham, Joseph  
Entry Date: 12/10/1986 Case Status: 1 - CtRm - Main  
Status Date: 05/11/2004 Session: Disposed (appeal denied)  
Lead Case: NA Deadline Status:  
Trial Deadline: Jury Trial: NO

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Parties Involved

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2 Parties Involved in Docket: NOCR1986-84001

Party Involved: Role: Defendant  
Last Name: Dockham First Name: Joseph  
Address: Address:  
City: Weymouth State:  
Zip Code: Zip Ext:  
Telephone:

Party Involved: Role: Plaintiff  
Last Name: Commonwealth First Name:  
Address: Address:  
City: State:  
Zip Code: Zip Ext:  
Telephone:

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Attorneys Involved  
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1 Attorneys Involved for Docket: NOCR1986-84001

Attorney Involved: Firm Name:  
Last Name: Thurber First Name: Deirdre L  
Address: 19 Bloody Pond Road Address:  
City: Plymouth State: MA  
Zip Code: 02360 Zip Ext:  
Telephone: 508-224-2980 Tel Ext:  
Facsimile: 508-224-2980 Representing: Dockham, Joseph (Defendant)

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Calendar Events  
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No Calendar Events found for Docket: NOCR1986-84001.

There are currently no calendar events associated with this case.

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Full Docket Entries  
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224 Docket Entries for Docket: NOCR1986-84001

Entry Date:	Paper No:	Docket Entry:
12/30/1986	1	Indictment returned
12/30/1986		RE Offense 1:Plea of not guilty
12/30/1986		RE Offense 2:Plea of not guilty
12/30/1986		RE Offense 3:Plea of not guilty
12/30/1986		RE Offense 4:Plea of not guilty
12/30/1986		RE Offense 5:Plea of not guilty
12/30/1986		RE Offense 6:Plea of not guilty
12/30/1986		RE Offense 7:Plea of not guilty
12/30/1986		RE Offense 8:Plea of not guilty



12/30/1986 RE Offense 9:Plea of not guilty  
 12/30/1986 RE Offense 10:Plea of not guilty  
 12/30/1986 RE Offense 11:Plea of not guilty  
 12/30/1986 RE Offense 12:Plea of not guilty  
 12/30/1986 RE Offense 13:Plea of not guilty  
 12/30/1986 Deft arraigned before Court - Plea no guilty bail personal -  
 12/30/1986 continued to 1/14/87 for conference - Special conditions of bail -  
 12/30/1986 pretrial probation conditions - to telephone probation department  
 12/30/1986 twice a week - to report personally once a week (McHuch, J)  
 12/30/1986 2 Appointment of Counsel Stephen T. Cunningham, Esq.  
 12/30/1986 RE Offense 14:Plea of not guilty  
 01/14/1987 Continued until February 20, 1987- motions to be filed Feb. 13, 1987  
 01/14/1987 (Banks, J)  
 01/14/1987 3 Pre-trial conference report filed  
 02/20/1987 3 Motion by Deft: for pretrial discovery pursuant to Mass. Rules of  
 02/20/1987 3 Criminal Procedure numbered 13-14 - Numbers 1,2, & 3 are allowed and  
 02/20/1987 3 information provided at least 30 days prior to trial - No. 4 & 5,  
 02/20/1987 3 dealing with privileged information are allowed and ordered furnished  
 02/20/1987 3 in accordance with the motion within 20 days - No. 6 is reserved for  
 02/20/1987 3 the trial judge (Prince, J) notice sent  
 02/20/1987 4 Motion in limine filed and reserved for trial judge  
 02/20/1987 5 Motion for bill of particulars - motion is allowed - responses to be  
 02/20/1987 5 provided within 20 days (Prince, J) notice sent  
 02/20/1987 Continued until March 12, 1987 - for status (Prince, J)  
 03/12/1987 Continued until March 21, 1987 for status (Meyer, J)  
 03/20/1987 6 Bill of particulars  
 03/20/1987 7 Motion for pre-trial discovery pursuant to Mass. Rules of Criminal  
 03/20/1987 7 Procedure Nos. 13 and 14  
 03/31/1987 Motions to be filed by 4/10/87 -Continued until April 24, 1987 for  
 03/31/1987 hearings - trial date 6/1/87 (Meyer, J)  
 04/10/1987 8 Commonwealth files Memorandum in opposition to defendant's motion for  
 04/10/1987 8 physical examination of alleged victim  
 04/10/1987 40 Rescript received from Appeals Court, SJC - judgments affirmed -  
 04/10/1987 40 notice sent to District Attorney and Attorney  
 04/15/1987 8 Motion for physical examination of alleged victim - 4/24/87 denied  
 04/15/1987 8 objection noted (Hurd, J)  
 04/15/1987 9 Certificate of service  
 06/01/1987 10 Commonwealth files memorandum regarding witness competency received  
 06/01/1987 10 and filed  
 06/01/1987 11 Commonwealth files memorandum of law in support of the motion to  
 06/01/1987 11 videotape the testimony of child witness received and filed  
 06/03/1987 12 Motion to videotape testimony of a child witness allowed (Carey, J)  
 06/03/1987 13 Commonwealth files memorandum regarding testimony of Dr. Jan Paradise

06/03/1987 13 as an expert  
 06/03/1987 14 Commonwealth files memorandum of law in support of motion in limine  
 06/03/1987 15 Commonwealth files memorandum of law in support of admissibility of  
 06/03/1987 15 testimony of Dr. Renee Brant as an expert  
 06/03/1987 15 FINDINGS of FACT RULINGS of LAW: re: allowance of motion by  
 06/03/1987 15 Commonwealth to videotape testimony of child witness (Carey, J)  
 06/11/1987 RE Offense 1:Guilty verdict  
 06/11/1987 RE Offense 2:Guilty verdict  
 06/11/1987 RE Offense 3:Not guilty finding  
 06/11/1987 RE Offense 4:Guilty verdict  
 06/11/1987 RE Offense 5:Guilty verdict  
 06/11/1987 RE Offense 6:Guilty verdict  
 06/11/1987 RE Offense 7:Guilty verdict  
 06/11/1987 RE Offense 8:Not guilty finding  
 06/11/1987 RE Offense 9:Guilty verdict  
 06/11/1987 RE Offense 10:Not guilty finding  
 06/11/1987 RE Offense 11:Guilty verdict  
 06/11/1987 RE Offense 12:Guilty verdict  
 06/11/1987 RE Offense 13:Not guilty verdict  
 06/11/1987 RE Offense 14:Not guilty verdict  
 06/11/1987 Verdict of guilty - Re: Offenses 1,2,4,5,6,7,8,11,12 - remand  
 06/11/1987 without bail pending sentencing 6/25/87 court orders screening  
 06/11/1987 examine Chapter 123A Sec 4 (Carey, J)  
 06/15/1987 16 Habeas corpus for Deft at Bridgewater Hospital for 6/25/87  
 06/15/1987 17 Habeas corpus for Deft at Dedham House of Correction for 6/25/87  
 06/25/1987 18 Report from Dr. Leonard Bard received dated 6/25/87  
 06/25/1987 60 day screening at Bridgewater Treatment Center - disposition on  
 06/25/1987 8/27/87 (Carey, J)  
 06/25/1987 19 Commitment to Bridgewater - Chapter 123A sec 4 & 6 (Carey, J)  
 06/25/1987 20 Habeas corpus for Deft at Bridgewater for 8/27/87  
 06/26/1987 Fee for Atty. Stephen Cunningham approved for \$3440.00 by Judge Carey  
 07/09/1987 21 Habeas corpus for Deft at Bridgewater for 8/27/87  
 08/13/1987 22 Report from Dr. Kreigman - copies sent to Atty. Cunningham and Asst.  
 08/13/1987 22 D.A. Hinkle and Judge Carey  
 08/21/1987 23 Report from Dr. Leavitt - copies sent to Atty. Cunningham, Asst. D.A.  
 08/21/1987 23 Hinkle and Judge Carey  
 08/27/1987 Re: Offense #1 - (84001) After hearing court finds defendant is a  
 08/27/1987 sexually dangerous person under Chapter 123A sec 5 - Findings to  
 08/27/1987 follow - Senence not less than 20 years - not more than 25 years at  
 08/27/1987 Massachusetts Correctional Institution at Cedar Junction, Walpole,  
 08/27/1987 committed - credit for time spent in jail awaiting disposition -  
 08/27/1987 notified of 10 days to appeal sentence to Appellate Division of  
 08/27/1987 SuperiorCourt - \$25.00 victim witness fee waived - 77 days credit

08/27/1987 (Carey, J) mittimus  
 08/27/1987 Re: Offense #2 - (84002) - After hearing - Sentence not less than 20  
 08/27/1987 years not more than 25 years Massachusetts Correctional Institution  
 08/27/1987 Cedar Junction from and after expiration of sentence awarded on 84001  
 08/27/1987 - execution suspended five year probation upon release from sentence  
 08/27/1987 on 84001 psychiatric counselling (Carey, J) mittimus  
 08/27/1987 Re: Offense # 4 (84004) After hearing - Sentence - not less than 20  
 08/27/1987 years not more than 25 years at Massachusetts Correctional  
 08/27/1987 Institution Cedar Junction - concurrent with 84002 - execution  
 08/27/1987 suspended - notified 10 days to appeal to the Appellate Division -  
 08/27/1987 jail credit 77 days (Carey, J) mittimus  
 08/27/1987 Re: Offenses # 5, 6 (84005, 84006) After hearing - Sentence not less  
 08/27/1987 than 10 years not more than 12 years at Massachusetts Correctional  
 08/27/1987 Institution at Cedar Junction - concurrent with 84001 - committed -  
 08/27/1987 notified 10 days to appeal to Appellate Division - 77 days credit  
 08/27/1987 (Carey, J) mittimus  
 08/27/1987 Re: Offenses # 7,9, 11, 12 (84007, 84009,84011,84012) After hearing -  
 08/27/1987 Sentence not less 6 years not more than 10 years at Massachusetts  
 08/27/1987 Correctional Institution at Cedar Junction committed - concurrent  
 08/27/1987 with 84002 - execution suspended 5 years probation notified 10 days  
 08/27/1987 to appeal - jail credit 77 days (Carey, J)  
 08/27/1987 24 Motion to stay execution of sentence pending appeal - denied -  
 08/27/1987 24 objection noted (Carey, J) notice sent  
 08/27/1987 25 Ex-parte Motion to continue sexually dangerous person hearing pending  
 08/27/1987 25 appeal denied - objection noted (Carey, J)  
 09/01/1987 26 NOTICE of APPEAL FILED  
 09/01/1987 27 Notice of appeal from sentence to Appellate Division  
 09/24/1987 28 Notice of service of notice of appeal  
 09/24/1987 29 Order issued for preparation of transcript  
 10/23/1987 30 MEMORANDUM re hearing under G.L. Chapter 123A on determination of  
 10/23/1987 30 sexually dangerous person - copies sent to District Attorney and  
 10/23/1987 30 Attorney (Carey, J)  
 10/26/1987 31 Motion by Deft: for revision or revocation of sentence, affidavit and  
 10/26/1987 31 certificate of service - copy sent to Judge Carey  
 11/16/1987 Transcript filed  
 12/07/1987 32 Notice of assembly of record; mailed to Appeals Court  
 02/16/1988 Re: motion to revise and revoke sentence - denied without further  
 02/16/1988 hearing after consideration of the report dated 2/3/88 and  
 02/16/1988 accompanying materials (Carey, J) notice sent 2/22/88  
 07/01/1988 33 Notice from Appellate Division dated 5/6/88 - ordered: that the  
 07/01/1988 33 judgments imposing said sentences stand and that said appeal be and  
 07/01/1988 33 is hereby dismissed.  
 10/17/1988 34 Motion by Deft: to stay proceedings

10/26/1988 35 Motion by Deft: for new trial  
 10/31/1988 36 Copy of plaintiff's letter withdrawing motion to vacate stay of  
 10/31/1988 36 appellate proceedings  
 11/08/1988 Re: Defendant's motion for new trial - this motion is denied without  
 11/08/1988 a hearing for the same reasons as set forth in the courts findings in  
 11/08/1988 the companion and consolidated case of comm. vs. Laura Tufts,  
 11/08/1988 which findings in said Tufts case are incorporated herein as being the  
 11/08/1988 same findings and reason for denying the within motion said motion  
 11/08/1988 raising no additional issues (Carey, J) notice sent  
 11/30/1988 37 Copy of findings made in companion case  
 11/30/1988 38 NOTICE of APPEAL FILED Re: denial of motion for new trial  
 12/12/1988 39 Notice of service of notice of appeal copy sent. The Hon. William H.  
 12/12/1988 39 Carey - Charles J. Hely, Asst. District Attorney  
 06/05/1991 41 Motion by Deft: for trial transcript  
 01/07/1992 42 Motion for release of all probation records  
 01/15/1996 43 Motion by Deft: for appointment of Committee for Public Counsel  
 01/15/1996 43 Services post conviction screening panel and affidavit  
 01/23/1996 Motion (P# 43) referred to Committee for Public Counsel Services for  
 01/23/1996 review as to appointment of counsel on post-conviction matters  
 01/23/1996 (Gershengorn, J) notice sent  
 01/23/1996 44 Committee for Public Counsel Services appointed (Gershengorn, J)  
 01/23/1996 44 notice sent  
 04/29/1997 45 Motion by Deft: for indigent court costs and affidavit  
 06/17/1998 46 Motion by Deft: to release portion of the probation report - Court  
 06/17/1998 46 orders Commonwealth to respond by 7/17/98 and all materials to be  
 06/17/1998 46 submitted to the First Session for decision (Dortch-Okara, J) notice  
 06/17/1998 46 sent  
 07/03/1998 47 Commonwealth files opposition to the defendant's motion to release a  
 07/03/1998 47 portion of the probation report - copy sent to Judge Dortch-Okara  
 07/03/1998 47 7/9/98  
 07/13/1998 48 Deft files response to Commonwealth's opposition - copy sent to  
 07/13/1998 48 Dortch-Okara 7/30/98  
 08/04/1998 Motion by Deft: to release portion of the probation report allowed  
 08/04/1998 (Dortch-Okara, J) notice sent  
 10/27/1998 49 Motion for the release of witness statements and affidavit  
 12/02/1998 50 ORDER: on defendant's motion to produce statements - ordered that the  
 12/02/1998 50 Commonwealth shall deliver to this court all such records along with  
 12/02/1998 50 a written statement (Volterra, J) notice sent to District Attorney,  
 12/02/1998 50 Attorney and Defendant  
 12/02/1998 50 Commonwealth files opposition to the defendant's motion to release  
 12/02/1998 50 witness statements in the possession of the District Attorney's Office  
 04/17/2001 51 Appearance of Deft's Atty: Deirdre Thurber  
 04/17/2001 52 Motion by Deft: for funds for an expert

04/17/2001 53 Motion by Deft: for post-conviction relief and exhibits  
 04/26/2001 Motion by Deft: for post-conviction relief - Comm to respond within  
 04/26/2001 30 days and all materials to be submitted to the First Session for  
 04/26/2001 further handling (Butler, J) notice sent 5/18/01,  
 05/29/2001 54 Motion by Commonwealth: for enlargement of time to file response to  
 05/29/2001 54 defendant's motion for post-conviction relief allowed to 7/20/01  
 05/29/2001 54 (Butler, J) notice sent 5/29/01  
 07/02/2001 55 Commonwealth files opposition to defendant's motion for  
 07/02/2001 55 post-conviction relief and certificate of service - copy sent to  
 07/02/2001 55 First Session Judge  
 08/06/2001 56 Deft files Rebuttal to the Commonwealth's opposition to defendant's  
 08/06/2001 56 motion for post-conviction relief  
 02/28/2003 57 MEMORANDUM & ORDER: on defendant's motion for post-conviction relief  
  
 02/28/2003 57 - denied (Agnes,J) notice sent  
 02/28/2003 58 Commonwealth files motion for reconsideration - copy sent to Asst.  
 02/28/2003 58 District Attorney  
 03/03/2003 59 Motion by Deft: for indigent court costs  
 03/03/2003 60 Deft files affidavit in support of motion for funds  
 03/04/2003 61 Deft files opposition to commonwealth's motion for reconsideration -  
 03/04/2003 61 Atty. Thurber sent copy to Judge Agnes  
 03/06/2003 Motion (P#58) - For the reasons set forth in the Commonwealth's  
 03/06/2003 motion expecially the impact of Comm. v. Randolph 435 Mass. 290. 296  
 03/06/2003 (2002) this motion is allowed and the defendant's motion for a new  
 03/06/2003 trial is denied. The defendant, view that ineffectiveness claim based  
 03/06/2003 in the failure to challenge the foundational basis for scientific  
 03/06/2003 evidence survives a determination the the admissibility of the  
 03/06/2003 evidence did not creae a substantial risk of a miscarriage of justice  
 03/06/2003 is incorrect, See Commonwealth vs. Azar, 435 Mass 675, 686 (2002)  
 03/06/2003 (Agnes,J) M Hickey, Asst. Clerk  
 03/06/2003 Motion (P# 59) - For the reasons set forth in the Court's revised  
 03/06/2003 memorandum of decision dated this day. Motion is denied (Agnes, J) M.  
 03/06/2003 Hickey, Asst. Clerk  
 03/10/2003 62 MEMORANDUM & ORDER: on defendant's motion for post-conviction relief  
  
 03/10/2003 62 - For the foregoing reasons, it is hereby ordered the defendant's  
 03/10/2003 62 motion for new trial is denied (Agnes, J) copy sent to Asst. District  
 03/10/2003 62 Attorney and Atty. Thurber  
 03/17/2003 63 NOTICE of APPEAL FILED - Re: denial of post conviction relief  
 03/18/2003 64 Notice of service of notice of appeal  
 04/16/2003 65 Notice of assembly of record; mailed to Appeals Court per Rule 9(d)  
 04/23/2003 66 Notice of Entry of appeal received from the Appeals Court #2003-P-0530  
 05/11/2004 67 Rescript received from Appeals Court; judgment AFFIRMED 3/10/03 -

05/11/2004 67 Order entered denying motion for new trial affirmed - By the court,  
05/11/2004 67 (Lenk, Gelinas & Trainor, JJ>), Ashley Ahearn, Clerk 4/12/04

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Charges

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14 Charges for Docket: NOCR1986-84001

No. Charge Description: Indictment: Status:

1	RAPE OF CHILD WITH FORCE c265 s22A	Guilty verdict
2	ASSAULT TO RAPE CHILD c265 s24B	Guilty verdict
3	CHILD IN NUDE, LASCIVIOUS POSE/EXHIBIT c272 s29A(a)	Guilty verdict
4	INDECENT A&B ON CHILD UNDER 14 c265 s13B	Guilty verdict
5	CHILD IN NUDE, LASCIVIOUS POSE/EXHIBIT c272 s29A(a)	Guilty verdict
6	INDECENT A&B ON CHILD UNDER 14 c265 s13B	Guilty verdict
7	A&B c265 s13A(a)	Not guilty verdict
8	INDECENT A&B ON CHILD UNDER 14 c265 s13B	Guilty verdict
9	RAPE OF CHILD, STATUTORY c265 s23	Guilty verdict
10	INDECENT A&B ON CHILD UNDER 14 c265 s13B	Not guilty finding
11	A&B c265 s13A(a)	Not guilty verdict
12	RAPE OF CHILD, STATUTORY c265 s23	Not guilty finding
13	INDECENT A&B ON CHILD UNDER 14 c265 s13B	Not guilty finding
14	RAPE OF CHILD, STATUTORY c265 s23	Guilty verdict

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